Article - Alcoholic Beverages

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§25–1004.1.

- (a) In this section, "shopping center" means any combination of privately owned commercial, professional, or retail establishments to which the general public is invited for business purposes.
 - (b) There is a consumption only marketplace license.
- (c) The Board may issue a consumption only marketplace license to the developer of a commercial shopping center if the commercial shopping center:
 - (1) encompasses an area of at least 10 acres;
- (2) includes at least one establishment for which a Class B license, Class BD–BWL license, Class D–BWL license, or Class H license has been issued; and
- (3) contains a designated outdoor area for the consumption of alcoholic beverages.
- (d) The license authorizes the license holder to allow the consumption of beer, wine, and liquor in a designated outdoor area located within the commercial shopping center if the beer, wine, or liquor is purchased at an establishment:
 - (1) that is located within the commercial shopping center;
- (2) for which a Class B license, Class BD–BWL license, or Class H license has been issued;
 - (3) is contiguous to the designated outdoor area; and
- (4) that uses containers branded with an identifying mark of the seller.
 - (e) As part of the license application, a developer shall include:
- (1) a description of the designated outdoor area and a list of the contiguous license holders whose beer, wine, and liquor may be consumed in the designated outdoor area; and

- (2) a security plan that has been approved by the Montgomery County Department of Police.
- (f) The license holder may allow the consumption of beer, wine, and liquor in the designated outdoor area on Monday through Sunday, from 11 a.m. to 11 p.m.
 - (g) The annual license fee is \$4,000.

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